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NEW DELHI, SATURDAY, AUGUST 13, 1949

NOTICE

The undermentioned Gazettes of India Extraordinary were published during the week ending the 10th August 1949:-

S. No.	No and Date	Issued by	Subject
1	No. 177-(C)-J., dated the 31st July 1949.	Ministry of States	The Kutch (Application of Laws) Order, 1949.
ĺ	No. 178-(D)-J., dated the 31st July 1949.	Ditto	Amendments in the Himschal Pradesh (Logal Proceedings and Executive Authority) Order, 1949.
	No. 177-(E)-J., dated the 31st July 1949.	Ditto	The Rampur (Application of Laws) Order, 1949.
	No. 177-(F)-J., dated the 31st July 1949	Dltto ,	Amondments in the Bilaspur (Application of Laws) Order, 1949.
	No. 77-(G)-J., dated the 31st July 1949.	${f Ditt}_0$. , , . ,	The Bilaspur (Repealing) Order, 1949.
	No. 177-(H)-J., dated the 31st July 1949	Ditto . ,	Amendments in the Himachal Pradesh (Application of Laws) Order, 1948.
	No. 177-(I)-J., dated the 31st July 1949	Ditto	Amendment in the Himachal Pradesh (Repealing) Order, 1949.
2	No. 178-P., dated the 1st August 1949 .	Ditto	Delegation to the Provincial Government of the United Provinces, the extraprovincial jurisdiction.
3	No. 14-ITC/49, dated the 21st May 1949	Ministry of Commerce	Further amendments in the Open General Licence No. X,
	No. 15-ITC/49, dated the 21st May 1949	Ditto	Further amendment in the Open General Licence No. XIV.
4	No. 22 ITC/49, dated the 2nd August 1949	Munistry of Commerce	Further amendments in the Open General Licence No. XV.
б	No. I(37), dated the 19th July 1940 .	Ministry of Rehabilitation	Possession of and control over certain evacuec properties in the Province of Delhi.
в	No. 91-C.W. (7)/48, dated the 2nd August 1949.	Ministry of Commerce	Further amendment in the Open General Licence No. 3.
7	No, 17 (5), T.B./49, dated the 6th August 1949.	Ditto , . ,	Resolution re recommendation of Tariff Board for protection to the expanded Metal Industry.
8	No. 73, dated the 6th August 1949	Central Board of Revenue	Further amendment to the Indian Incometax Rules, 1922.
	No. 76, duted the 6th August 1949	Ditto , .	Further amendments in the Indian Incometax Rules, 1922.
9	15 (33)-P/49, dated the 4th August 1949 .	Munistry of Finance	Setting up of a Committee to advise on the inadequacy of the factual data available for the formulation of economic policies.
10	5 (2)-T(2)/48, dated the 6th August 1949 .	Ministry of Industry and Supply	Reconstitution of the Cotton Textiles Fund Committee.

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PART I—Section 1

Government of India Notifications relating to Rules, Regulations and Orders and Resolutions (other than the Ministry of Defence)

MINISTRY OF HOME AFFAIRS

New Delhi, the 5th August 1949

No. 18/2/48-Ests.—In exercise of the powers conferred by sub-section (8) of section 266 of the Government of India Act, 1935, the Governor General is pleased to direct that the following further amendments shall be made in the Federal Public Service Commission (Consultation by the Governor General) Regulations, namely:—

In the said Regulations-

- 1. For regulation 2, the following regulation shall be substituted, namely:—
 - "2. It shall not be necessary to consult the Commission in regard to any of the matters mentioned in clauses (a) and (b) of sub-section (3) of section 266 of the Government of India Act, 1935, in the case of services and posts specified in the Schedule to these Regulations."
 - 2. In regulation 8-
 - (i) in clause (a), the words and figure "or a Service under the Crown Department corresponding to a Central Service, Class I" shall be omitted;
 - (ii) for clause (b), the following clause shall be substituted, namely:—
 - "(b) to a Central Service, Class II, of any officer from another Central Service, Class II, or from a Central Service, Class III, or of any officer of His Majesty's Forces or of a Railway Service, Class II"; and
 - (iii) clause (d) shall be omitted.
 - 3. In regulation 4-
 - (i) for the word "rule" the word "regulation" shall be substituted; and
 - (ii) in the proviso, for the words, brackets and letter "the appropriate period specified in clause (b)" the words "one year or three years, as the case may be" shall be substituted.
 - 4. In regulation 5, clause (d) shall be omitted.

N. L. NAGAR, Under Secy.

New Delhi, the 6th August 1949

No. 9/65/49-Police (I).—In exercise of the powers conferred by section 27 of the Indian Arms Act, 1878, the Central Government is pleased to exempt ex-post facto and for the duration of their journey the detachment of two French European Non-Commissioned Officers and ten sepoys who left Chandernagar for Pondicherry on the 25th July 1949, from all probibitions and directions contained in the Indian Arms Act, 1878 (XI of 1878), in respect of the following arms and ammunition:—

- 10 Rifles.
- 1 Machine Gun, and
- 1,400 Rifle cartridges.

New Delhi, the 9th August 1949

No. 26/14/49-Police I.—His Excellency the Governor-General has been pleased on the advice of his Ministers to award the Indian Police Medal for gallantry to the undermentioned officer of the West Bengal Police:—

Name of officer and rank.—Biswanath Ghosh, Constable No. 498, 24-Parganas District Police, West Bengal.

Statement of services for which the decoration has been awarded.-On the night of the 11th May 1948, Constable Biswanath Ghosh along with another Constable was on patrol duty at the Halisar Holding Yard, protecting Railwav property which was being stolen systematically by an organised gang of robbers. At about 3 o'clock in the morning a motor lovry was seen approaching the Yard Constable Biswanath Ghosh immediately asked his companion to cover the lorry from behind while he himself went up the road and challenged it. About a dozen men armed with iron rods got out from the lorry which had come to a stop. One of the armed men ordered the driver to start the lorry and then aimed a revolver at Constable Biswanath Ghosh threatening to kill him. Constable Ghosh thereupon took cover behind a mud bank and regardless of great personal risk met the challenge of the gangsters by firing a round with a view to stop the lorry. This resulted in the instantaneous death of the driver. On hearing the report of the gun, other Constables came to the spot and arrested eight of the gang; about twenty gangsters, however, escaped. This gallant deed of the Constable not only saved the administration from incurring a heavy loss but also brought a well-organised gang of robbers under arrest,

Constable Biswanath Ghosh showed initiative, courage and presence of mind of a high order at great personal risk.

2. This award is made for gallantry under regulation d(1) of the Regulations governing the award of the Indian Police Medal and consequently carries with it the special allowance admissible to officers of and below the rank of Inspector of Police.

U K. GHOSHAL, Dy Secy

MINISTRY OF EXTERNAL AFFAIRS

New Delhi, the 9th August 1949

No. F. 27-2/49-BC.II.—In exercise of the powers conferred by order XXVII, Rules 1 and 2 of the Code of Civil Procedure, 1908 (Act V of 1908), the Central Government is pleased to authorise the Collector of South Kanara, who is acquainted with the facts of the case proposed to be filed by the Dominion of India against K. H. Abdulla Sarang in the court of the District Munsiff of Kasaragod to sign all pleadings and other papers on behalf of the Central Government in the said case and also to verify the same and is further pleased to authorise the said Collector to act for the Central Government, enter appearances, make applications and do all other acts in the said case and in all proceedings arising out of or connected with the same.

S. V. JOSHI, Dy. Secy.

New Delhi, the 22nd July 1949

No. F.27-7/48-SIM(E).—In exercise of the powers conterred by sub-clause (1) of clause (t) of sub-section (1) of section 2 of the Indian Emigration Act, 1922, (VII of 1922), the Central Government is pleased to declare the occupations of 'divers' and 'manducks' as "skilled work" for the purposes of the said Act.

New Delhi, the 5th August 1949

No. F.27-3/48-SIM(E).—In exercise of the powers conferred by sub-section (2) of section 3 of the Indian

Emigration Act, 1922 (VII of 1922), the Central Government is pleased to define as follows the area to which the authority of the undermentioned Protectors of Emigrants shall extend:—

he Protector of Emigrants, Calcutts.	The whole of the Province of West Bengal and such territories, as may, from time to time, fall within the administrative jurisdiction of the Government of West Bengal.
he Protector of Emigrants, Gopalpur.	The whole of the Province of Orissa and such territories, as may from time to time, fall within the administrative jurisdiction of the Government of Orissa.

The Protector of Emigrants, Vishakapatnam.

Protector of Emigrants

The Protector of Emigrants, Madras.

The Protector of Emigrants, Negapatem.

The Protector of ⊰migrants, Mendapam Camp.

The Protector of Emigrants, Tuticorin.

The Protector of Emigrants, Bombay. The whole of the Provice of Madras and such territories as may, from time to time, fall within the administrative jurisdiction of the Government of Madras and the acceding States of Travancore, Cochin and Mysore.

Area to which his authority shall extend

The whole of the Province of Bombay and such territories, as may, from time to time, fall within the administrative jurisdiction of the Government of Bombay.

Y. D. GUNDEVIA Controller-General of Emigration and Joint Secy

MINISTRY OF FINANCE

New Delhi, the 5th August 1949

No. 10(19)-F.I/49.—In pursuance of sub-section (4) of section 6 of the Rehabilitation Finance Administration Act, 1948, and in partial modification of the notification of the Government of India in the Ministry of Finance No.

F.11(5)·F.1/48. dated the 22nd June, 1948, the Central Government is pleased to nominate Mr. Kanwal Raj Puri, B.A., LL.B., as a member of the Advisory Board of the Rehabilitation Finance Administration, vice Mr. Bhim Sen Sachar, resigned.

O. P. GUPTA, Dy. Secy.

New Delhi, the 10th August 1949

No. D. 9448-F. 1/49.—Statement of the Affairs of the Reserve Bank of India, as on the 29th July 1949

BANKING DEPARTMENT

		L	BILTT	ES				Rs.	Assure Rs.
Capital paid up				•		•		5,00,00,000	Notes
Reserve Fund						•		5,00,00,000	Rupee Coin 13,41,00 Subsidiary Coin 1,71,00
Deposits :									Bills Purchased and Discounted :—
(a) Governme	nt-	-							(a) Internal
(1) Cent	al (lo v e	nmen	ŧ		•		128,63,68,000	(b) External (c) Government Treasury Bills 4,03,82,00
(2) Othe	r Go	vorn	ments	•			٠	13,57,09,000	Balances held abroad*
(b) Banks (c) Others	•	٠	•	•	•	•	٠	86,27,25,000 58.97,13,000	Loans and Advances to Governments 9,97,00,00
Bills Payable		•	•	•	•	•	•	3,32,93,000	Other Loans and Advances 9.46,49,000 Investments
Other Liabilities	•	•	•	•	•	•	•	11,81,56,000	00.07,24,00
Office Propings		•	•	•	•	•			Other Assets 5,27,84,00
				Rup	906	٠	•	312,59.64,000	Rupeen 312,59,64,00

^{*} Includes Cash and Short term Securities.

An Account pursuant to the Reserve Bank of India Act, 1934, for the week ended the 29th day of July 1949 ISLUE DEPARTMENT

LIABILITIES	Rs.	Rs.	Assets	Re.	Rs.
Notes held in the Banking Department . Notes in circulation	34,64, 2 3,000 1100,00, 2 2,000		A.— Gold Coin and Bullion:— (a) Held in India (b) Held outside India Foreign Securities	40,01,71,000 635,34,38,000	
Totál Notes Issued .		1143,64,45,000	Total of A B.—Rupee Coin Government of India Rupee Securities Internal Bills of Exchange and other commercial Paper		675,36,09,000 49,56,13,000 418,72,23,000
Total Liabilities		1143,64,45,000	Total Assets .		1143,64,45,000

Ratio of Total of A to Liabilities: 59 · 053 per cent

Dated the 3rd day of August 1949.

B. RAMA RAU, Governor

No. 9654-F.1/49.—Statement of the Affairs Reserve Bank of India, as on the 5th August 1949

	Bankin	G DEPARTMENT	
I, TABILITTEN	Re	Angets	Re.
Capital paid up	. 5,00,00,000	Notes	33,23,62,000
Reserve Fund	5,00,00,000	Rupee Com , .	7,48,000
		Subsidiary Coin	1,46,000
Deposite :		Bills Purchased and Discounted:—	
		(a) Internal	70,44,000
(a) Government—		(b) External	ø (B
(1) Central Government	103,28,34,000	(c) Government Treasury Bills	4,04,82,000
(2) Other Governments	. 15,55,59,000	Balances held abroad*	155,46,96,000
(b) Banke	. 92,11,17,000	Loans and Advances to Governments	5,82,00,000
(a) Others	60,92,17,000	Other Loans and Advances	9,47,82,000
Bills payable	. 8,18,47,000	Investments	83,91,65,000
Other Liabilities .	12,21,01,000	Other Assets	4,50,50,000
Rupees	. 297,26,75,000	Rupees	297,26,75,000

*Includes Cash & Short-term Securities.

An Account pursuant to the Reserve Bank of India Act, 1934, for the week ended the 5th day of August 1949.

Liabilities	$\mathbf{R}_{\mathbf{\theta}}$	Re	Assets	Rs,	Rs.
otes held in the Banking Department otes in circulation otal Notes issued	93,23,62,000 1110,51,57,000	1143,78,19,000	A —Gold Coin and Bullion:— (a) Held in India (b) Held outside India Foreign Securities Total of A B.—Rupee Coin Government of India Rupee Securities Internal Bills of Exchange and other commercial Paper	40,01,71,000 635,84,38,000	675,36,09,000 49,66,87,000 418,72,23,000
Total Liabilities .		1143,75,19,000	Total Assets .	-	1143,75,19,00

Ratio of Total of A to Liabilities: 59 048 per cent.

Dated the 10th day of August 1949

B ' RAMA RAU, Governor

K. G. AMBEGANKAR, Addl. Secy.

MINISTRY OF FINANCE (REVENUE DIVISION)

New Delhi, the 6th August 1949
No. 40.—The following notification by the Income-tax
Investigation Commission is published for general informa-

"Notification Warrant of Authorisation

In exercise of the powers conterred by sub-paragraph (5) of paragraph 3 of the Government of India Mergel States (Income-tax Investigation Commission) Supplementary Powers Order, 1949, published under the Ministry of States Notification No. 115-J, dated the 15th May 1949, in the Gazette of India Extraordinary, dated the 16th May 1949, the Commission hereby authorises the officers mentioned in column (2) of the table below to exercise on its behalf all the powers conferred on it by sub-paragraphs (1), (2), (3) and (4) of paragraph 3 of the said Order:—

8. No.	Name of the authority	Hoadquarters
1	Mr. B. L. Vaish, Authorisod Official Income-tax Investigation Com- mission.	North Block, Scoretariat, Now Dolhi.
2	Mr. A. K. Bose, Authorised Official, Income-tax Investigation Com- mission.	Avenue House (2nd Floor (1/C, Chowringhee Sq- uere, Calcutta.
3	Mr. P. L. Mukherjee Authorised Official Incomo-tax Investigation Commission.	Do,
4	Mr. A. D. De, Authorised Official, Income-tax Investigation Com- mission.	Do,
Б	Mr. II. C. Bahri, Authorised Official, Income-tax Investigation Com- mission.	Do. •
в	Mr. H. A. Shah, Authorised Official, Income-tax Investigation Com- mission.	Income-tax Office Ahmedabad
7	Mr. V. C. Dosai, Authorised Official, Income-tax Investigation Com- mission.	Ъo,
8	Mr. S. B. Athalye, Authorised Official, Income-tax-Investigation Commission.	Contral Govern- ment Buildings Queens Road, Bombay.
9	Mr. C. P. Shah, Authorised Official, Income tax Investigation Com- mission.	Do,
10	Mr. A. R. H. Naik, Authorised Offi- cial Income-tax Investigation Commission.	Do.
11	Mr. R. D. Shah, Authorised Official, Income-tax Investigation Com- mission.	Do.
12	Mr. H. M. Jhala, Authorised Official, Income-tax Investigation Commission.	Do.
13	Mr. D. Subramenian, Authorised Official, Income-tax Investiga- tion Commission.	Do,
14	Mr. T. G. Menon, Authorised Official, Income-tax Investigation Com- mission.	Income-tax Office, Coimbatore.
lb	Mr. N. Ramsswamy Iyor, Authorised Official, Income-tax Investigation Commission.	D_0 .
16	Mr. B. Abraham, Authorised Official, Income-tax Investigation Commission.	Income-tax Office, Vizianagaram.
17	Mr. P. Kameswara Rao, Authorised Official, Income-tax Investiga- tion Commission.	Income-tax Office Anantapur.
18	Mr. K. M. S. Reddy, Authorised Official, Income-tax Investiga- tion Commission.	Income-tax Office, Bellary.
19	Mr. P. C. Goyal, Authorised Official, Income-tax Investigation Com- mission.	Income-tax Office, Ajmer.

No.	Name of the authority	Hoadquarters
20	Mr. R. N. Jain, Authorised Official Income-tax Investigation Com- mission.	Income-tax Offic Kanpur,
21	Mr. N. K. Saksena, Authorised Offi- oial Income-tax Investigation Commission.	Do.
22	Mr. Khazan Singh, Authorised Official, Income-tax Investigation Commission.	'M' Block Hu ments, New Del
23	Mr. Kewal Krishan, Authorised Official, Income-tax Investiga- tion Commission.	Do.

H. S. RAMASWAMI,
Secretary, Income-tax Investigation Commission."
R. P. SARATHY, Dy. Secy.

Customs

New Dollin, the 6th August 1949

No. 46. In exercise of the powers conferred by section 19 of the Sea Customs Act, 1878 (VIII of 1878), the Central Government is pleased to direct that the following amendment shall be made in the notification of the Government of India in the Ministry of Finance (Revenue Division), No 20-Customs, dated the 4th October 1947, namely:---

In the said notification, for the words "fifteen days" the words "thirty-one days" shall be substituted.

CENTRAL EXCISES

New Delhi, the 18th August 1949

No. 26.- In exercise of the powers conferred by section 37 of the Central Excises and Salt Act, 1944 (I of 1944), the Central Government is pleased to direct that the following further amendment shall be made in the Central Excise Rules, 1944, namely:—

In the said Rules, sub-rule (6) to rule 88 relating to Factories producing exclusively khandsari or palmyra sugar or both shall be re-numbered as sub-rule (7).

STAMPS

New Delhi, the 13th August 1949

No. 9.— In exercise of the powers conferred by clause (a) of section 9 of the Indian Stamp Act, 1899 (II of 1899), the Central Government is pleased to remit the stamp duty chargeable on bills of exchange drawn by His Excellency the Brazilian Minister in India upon the Brazilian Treasury Delegation, New York, in respect of salaries and other expenses of the Brazilian Embassy in India and presented in India for payment.

A N. PURI, Dy. Secy.

INCOME-TAX

New Delhi, the 80th July 1949

No. 72.—It is notified for general information—that the Central Government have approved the institution mentioned below for the purposes of sub-section (1) of section 15B of the Indian Income-tax Act, 1922 (XI of 1922):—

``Bombay

310. The Indian Society of Agricultural Economics, Bombay."

New Delhi, the 5th August 1949

No. 74.—It is notified for general information that the Central Government have approved the institution mentioned below for the purposes of sub-section (1) of section 15B of the Indian Income-tax Act, 1922 (XI of 1922):—

``Madras

812. The Madras Provincial Welfare Fund, Madras."

New Delhi, the 13th August 1949

No. 75.—It is notified for general information that the Central Government have approved the institution mentioned below for the purposes of sub-section (1) of section 15B of the Indian Income-tax Act, 1922 (XI of 1922):—

"Bombay

311. Ramakrishna Mission Reliet Fund, Khar Bombay."

S. P. LAHLRI, Under Secy.

GENTRAL BOARD OF REVENUE

EXCESS PROFITS TAX

New Delhi, the 6th August 1949

No. 70.—In pursuance of sub-section (3) of Section 3 of the Excess Profits Tax Act. 1940 (XV of 1940) and in partial modification of its notification No. 26-D-Excess Profits Tax dated the 6th September 1947, the Central Board of Revenue hereby directs that the Appellate Assistant Commissioner of Excess Profits Tax A-Range, Madras shall, and the Appellate Assistant Commissioner of Excess Profits Tax, B-Range, Madras shall not, perform his functions in respect of the cases specified below:—

G.I. No.	Name of Appellant	E.P.T. Appeals No.
25	G. Manayela Naidu, 15, Narasinghpura Street,	1. 42 (Original No. 60),
	Narasinghpura Street, Mount Road, Madrass.	2. 43 (Original No. 61).

INCOME-TAX

New Delhi, the 6th August 1949

No. 71.—In pursuance of sub-section (4) of section 5 of the Indian Income-tax Act, 1922 (Xl of 1922), and in partial modification of its notification No. 27-D-Incometax, dated the 6th September 1947, the Central Board of Revenue hereby directs that the Appellate Assistant Commissioner of Income-tax A-Range, Madras shall, and the Appellate Assistant Commissioner of Income-tax, B-Range, Madras shall not, perform his functions in respect of G. Manavala Naidu, 15, Narasingapuram Street, Mount Road, Madras, for the appeals specified below:—

Income-tax Appeal Nos.

- 1. 518 (Original No. 280).
- 2. 519 (Original No. 281).

S. P. LAHIRI, Under Secy.

MINISTRY OF COMMERCE

EXPORT TRADE CONTROL

New Delhi, the 18th August 1949

No. 91-C.W.(10)/48.—In exercise of the powers conferred by sub-section (1) of section 8 of the Imports and Exports (Contro!) Act, 1947 (XVIII of 1947), the Central Government is pleased to direct that the following further amendment shall be made in the notification of the Government of India in the late Department of Commerce, No. 91-C.W.(1)/45, dated the 3rd November 1945, namely:—

In the schedule annexed to the said notification—
In Part D—

Item 43(i) shall be omitted.

No. 91-0.W.(7)/48.—In exercise of the powers conferred by sub-section (1) of section 3 of the Imports and Exports (Control) Act, 1947 (XVIII of 1947), the Central Government is pleased to direct that the following further amendment shall be made in Open General Licence No. 3 published with the notification of the Government of India in the Ministry of Commerce, No. 91-C.W.(7)/48, dated the 22nd November 1948, namely:—

Item (ii) of the list of goods given in the said Open General Licence, shall be omitted.

V. C. TRIVEDI, Dy. Secy.

ENPORT TRADE CONTROL

New Delhi, the 18th August 1949

No. 67-OW(25)/48.—In exercise of the powers conferred by section 8 of the Essential Supplies (Temporary Powers) Act, 1946 (XXIV of 1946), the Central Government is pleased to direct that the following further amendments shall be made in the Cotton Textiles (Export Contro') Order, 1949, namely:—

In clause (iv) of paragraph 8 of the said Order—

- (1) after sub-clause (b) the tollowing shall be inserted, namely:—
 - "subject to the condition that where a producer has sold cloth to an exporter at an ex-factory price less than that admissible under clause (ii), the export price shall not exceed such ex-factory price by more than 7 per cent. of the standard price over and above the ex-factory price."
- (2) for the first proviso the following proviso shall be substituted, namely:—
 - "Provided that where the exporter satisfies the Export Trade Controller concerned that he had or has, to pay a commission to a selling agent outside India in respect of the export, he may add to the export price an amount equal to the commission which he actually had, or has to pay, or 2½ per cent. of the standard price, whichever is less."

No. 87-OW(250)/48.—In pursuance of sub-clause (v) of clause 8 of the Cotton Textiles (Export Control) Order, 1949, the Central Government is pleased to direct that the following amendment shall be made to the Notification No. 67-CW(25C)/48, dated the 30th June 1949, namely:—

To the said notification the following proviso shall be added, namely:---

"provided that nothing in this notification shall be applicable to cloth contracted for export to Australia, British East Africa (Kenya, Uganda and Tanganyka) and Sudan."

MERCHANT SHIPPING

New Delhi, the 13th August 1949

No. 70-M.I.(24)/48.—In pursuance of sub-section (8) of section 246 of the Indian Merchant Shipping Act, 1928 (XXI of 1928), the Central Government is pleased to direct that the following further amendment shall be made in the Schedule to the notification of the Government of India in the late Department of Commerce, No 70-M.I.-(30)/29, dated the 18th November 1988, namely:—

"For clause (b) in the entry relating to Calcutta in the third column of the said Schedule, the following shall be substituted, namely:—

(b) Ships in the charge at the time of the casualty of harbour masters of pilots in the employ of the said Commissioners."

H. C. SARIN, Dy. Secy.

MINISTRY OF INDUSTRY AND SUPPLY

RUBRER CONTROL New Delhi, the 1st August 1949

No. 25 (2)-I-6/49.—The following Statement of accounts of the Indian Rubber Board for the year ended 31st December 1948 is published in pursuance of sub-rule (2) of rule 26 of the Rubber (Production and Marketing) Rules, 1947.

THE INDIAN RUBBER BOARD

Receipts and Payments Account for the year ended 31st December 1948

RECEIPT	_ር ዛ						Paymente					
Opening Balance on 1st January 1948 -Government of India 3% Loen 1951-54 at Gost -	—- Кв.	A .	 P.	Rs.	Α.	P.	By Office Rent ,, Establishment ,, Dearness and Cost of Living	Rs. 37,721			Rs. 1,590	
Face Value Rs. 2,600 Staff Provident Fund	2,634	8	0		-		Allowance	8,516	4	8	46,238	4
Face Value Rg. 4,000 Bonus Fund	4,051						of Members and Officers , Stationery and Printing				24,178 4,873	3
With Imperial Bank of India, Cochin—	6,685	10	0				,, Postages and Telegrams	2,109	13	8	5,010	5
On Fixed Deposit— General Account . 25,107-13-0 Scientific Research							Conveyance allowance to Rubber Production Com- missioner	271	2	2		
Fund 10,150-0-0 On Current Account	35,257 12,733						Discount on Cheques Contribution to Leave Salary Contribution to Pension	216 1,1 54	11	6 0		
On Provident Fund Account . Cash on Hand Indian Rubber Board Provident	1,091 567	2	7				Amount received from the Secretary and paid to Go- vernment towards General	247	.4	U		
Fund. Cash with Imperial Bank of India, Cochin for purchase of							Provident Fund Staff Income-tax Refund of Advance paid for	1,000		2		
Government of India promis- sory Notes Stamps on Hand	2,060 85	0 10	0 2	58,430	9	7	Advertisement Advertising and Propaganda Bulletin Licence Fee	112 2,581 98		0		
Excise Duty	0.044			99,747	4	2	Audit Fee , 502-8-9 Audit Fee on socount of					
Manufacturer's Licence Dealer's Licence New Planting Licence Replanting Licence	19,600 123	0 2	0	22,080	10	0	Indian Rubber Production Board 187-8-3 Employees Bonus Account .	750 6,493				
Interest— Interest on 3% Loan 1981-54,			-	22,080	10	v	Purchase of Furniture Income-tax on Fixed Deposit Interest	1,001	Ð	6		
Less income-tax on account of Bonus Fund Interest on 3% Loan 1951-54,	41	2	0				Scientific Research Fund Expenses Loan to Staff	2,640 75	0	0		
on account of Provident Fund On Fixed Deposits Interest on Loan to Staff.	528	4 13 8	7	662	10	4	Sundry Receipts refunded Sundry Payments recovered Staff Provident Fund Expenses	299 32	7 4	0 3		
Miscellaneous-							Loan to Staff from Provident Fund	420		-	20,460	5
Contribution by the Staff to the Indian Rubber Board Pro- vident Fund Amount received from Staff for	2,364	13	0				,, Closing Balances as at 31st December 1948—				-	
payment of income-tax Amount received from the Secretary for payment to General	1,427	1	0				Government of India 3% Loan 1951-54 at Cost— Face Value Rs. 5,800 Staff Pro- vident Fund	5,922		^		
Provident Fund		0 0 0	0				Government of India First Development Loan 1970-75 at	0,044	•	v		
Amount received on refund of Provident Fund Advance . Interest on Provident Fund	125	0	0				Cost— Face Value Rs. 1,000 Staff Pro- vident Fund	1,002	8	0		
Advance to Staff Amount received on Profit on	0		0				With Imperial Bank of India,	6,924	12	0	•	
sale of Bonus Fund Securities Amount received on Advertise- ment Advance	112 112	10	0				Cochin— On Fixed Deposit— General Account 45,107-13-0					
Amount received on income-tax paid on interest refunded Amount received on Sundry	165						Scientific Research Fund 10,254-12-0 On Current Account					
payments refunded Amount received on Sundry Expenses Recovered		0 11	8				On Provident Fund Account Cash on Hand	2,78 2 330	13	10 11	gy naa	7
Sundry Receipts	285			5,496	0	10	Stamps on Hand	28	v	U	84,066	7

MADRAS; The 20th April 1949. (Sd) P. V. ISAAC, Rubber Production Commissioner, Indian Rubber Board

We have examined the for going Receipts and Paymonts Account and in accordance with Section 24 sub-clause (2) of Rubber (Production and Marketing) Act 1947 we beg to report that in our opinion the Paymonts made as shownd therein have been expended in pursuance of the purposes of the Act.

(Sd.) Fraser & Ross,
Registered Accountants,
Auditors.

K. RAM,
• Deputy Secretary to the Government of India.

Bombay the 18th March 1949

No. TOS. 1/22.—In exercise of the powers conferred on me by clause 22 of the Cotton Textiles (Control) Order, 1948, I hereby direct that the following further amendment shall be made in the Textile Commissioner's Notification No TC (6) 1/44, dated the 19th February 1944, namely —

In clause 4 of the said Notification after the words "the bale number schally" the words "enclosed in a rectangle" shall be inserted.

Bombay, the 23rd July 1949

- No. TOS.I/12.—In exercise of the powers conferred on me by clause 93 of the Cotton Textiles (Control) Order 1948, I hereby direct that from the date of this notification and until further orders—
- (1) sub-clause (1) of Clause 12 of the said Order shall be suspended from its operation in respect of looms which have been acquired before the date of this notification;
- (2) any person who has been permitted with reference to sub-clause (4) of the said clause 12 to acquire and instal a loom subject to the condition that—
 - (i) no cotton yarn shall be used:

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(ii) no cotton yarn other than imported varn shall be used;

may subject to the previous approval of the Controller, work such loom as if no such condition had been imposed

(3) any person whose loom has been sealed under subclause (5) of said clause 12 on the ground that he is not entitled to work it or to cause or permit it to be worked may, subject to the previous approval of the Controller, work such loom without any condition as to the use of cotton yarn.

Bombay, the 6th August 1949

No. 17-Tex. I/49.—In exercise of the powers conferred on me by clause 7 of the Cotton Cloth and Yarn (Transmission by Post) Prohibition Order, 1946, I hereby exempt from the provisions of clause 3 of the said Order all inland postal articles containing the Indian National Flag provided that any such article when delivered for transmission by post shall bear on its outer covering a declaration by the sender thereof that it contains only the National Flag

This exemption will remain in force only till the 15th August 1949.

No. 9(9)-Tex.1/49.—In exercise of the powers conferred on me by clause 34 of the Cotton Textiles (Control) Order 1948 and with the sanction of the Central Government, I hereby direct that the following further amendment shall be made in the Textile Commissioner's Notification No 80-Tex 1/48 dated the 26th October 1948, namely—

In the said notification after entry No. 19 the following entry shall be added, namely:—

"20 Mr. R U. Shah, Director".

No. 9(9)-Tex.1/49(i).—In pursuance of sub-paragraph (2) of Paragraph 2 of the Textile Commissioner's Notification No. 78-Tex 1/48 dated the 30th November 1948, I hereby direct that the following further amendment shall be made in the Textile Commissioner's Notification No. 78-Tex 1/48, dated the 8th December 1948, namely:—

In the said Notification after entry No 7 the following entry shall be added, namely:—

"8. Mr. R. U. Shah, Director."

Bombay, the 18th August 1949

No. 12(4)-Tex.1/49.—In exercise of the powers conferred upon me by clause 20 of the Cotton Textiles (Control) Order 1948. I hereby direct that the following amendments shall be made in the Textile Commissioner's Not ficution. No. 78-Tex 1/48 dated the 80th November 1948, namely.—

In the said Notification-

- (1) for Paragraph 6 the following paragraph shall be substituted, namely:—
 - "6 No producer shall produce cloth belonging to anv of the cloth groups specified in Schedule III in a

design and colour set up or colour combina ... i which is the same as or is similar to the design and colour set up or colour combination in cloth produced by him and belonging to any different cloth group of the same Schedule"

(ii) in paragraph 11 for the words "seventy-five" wherever it occurs the word "fifty" shall be substituted.

GENERAL PERMIT No. 1

Bombay, the 13th August 1949

- No. 15-Tex.I/49. In pursuance of sub-clause (1) of clause 3 of the Cotton Textiles (Control of Movement) Order, 1948 and in supersession of the Textile Commissioner's General Permit No. 1 dated the 10th September 1948 contained in Notification No. 101/19-Tex.I/48(i) dated the 10th September 1948 I hereby notify for public information the following General Permit:—
- l For the purposes of this General Permit, India shall be divided into the following Zones namely
 - (1) Bombay Zone comprising the Province of Bombay
 - (2) Madras Zone comprising the Province of Madras and Coorg and the State of Sandur
 - (8) Orissa Zone comprising the Province of Orissa.
 - (4) West Bengal Zone comprising the Province of West Bengal, and Cooch Bihar State.
 - (5) Assam Zone comprising the Province of Assam and the States of Khasi Hills States, Manipur and Tripura
 - (6) Bihar Zone comprising the Province of Bihar
 - (7) The United Provinces Zone comprising the United Provinces and the States of Benares, Rampur and Tehri Garhwal.
 - (8) The Central Provinces Zone comprising the Central Provinces and Berar
 - (9) Delhi Zone comprising the Delhi Province
 - (10) East Punjab Zone comprising the Province of East Punjab
 - (11) Approx-Merwara Zone comprising the Apper-Merwara Province
 - (12) Saurashtra Zone comprising the State of Saurashtra including Junagadh.
 - (13) Vindhya Pradesh Zone comprising the United State of Vindhya Pradesh.
 - (14) Rajasthan Zonc comprising the United State of Rajasthan
 - (15) Madhya Bharat Zone comprising the United State of Madhya Bharat and Panth Piploda.
 - (16) Patiala and East Punjab States Zone comprising the Patiala and East Punjab States Union.
 - (17) Hyderabad Zone comprising the State of Hyderabad
 - (18) Kashmir Zone comprising the State of Jammu and Kashmir.
 - (19) Mysore Zone comprising the State of Mysore.
 - (20) Bhopal Zone comprising the Chief Commissioner's Province of Bhopal
 - (21) Kerala Zone comprising the United State of Travancore and Cochin
 - (22) Cutch Zone comprising the Chief Commissioner's Province of Cutch
 - (23) Himachal Pradesh Zone comprising the Chief Commissioner's Province of Himachal Pradesh and the State of Bilaspur
 - (24) Andaman and Nicobar Islands Zone
 - (25) Sikkim Zone comprising the Sikkim State

Explanation — Each of the Provinces specified above shall be deemed to include the States which have been merged with it

2 Transport as personal luggage --Anv person may transport or cause to be transported by rail, road, air, sea or inland navigation cloth as part of his personal luggage

- wath any place in any zone to any other place in that or
- my other zone.

 8. Transport within a Zone.—Any person may transport or cause to be transported by rail, road, air, sea or inland navigation any cloth or yarn from any place in any zone described in puragraph 1 to any other place in the

Provided that nothing in this paragraph shall apply to such transport from Greater Bombay or from the Ahmedabad Municipal Borough.

Provided further that the permission contained in this paragraph is subject to the restrictions which may be imposed from time to time by any order of a Provincial or State Government.

- "3A. Transport of cloth and yarn manufactured for export.—Any manufacturer or exporter may transport or cause to be transported by rail, road, air, sea or inland navigation any cloth or yarn marked in accordance with the Central Government's Notification No. 67-CW(25A)/ 48 dated 26th March 1949 from any place in any zone to any port of shipment in the same or any other zone provided:
- (i) that nothing in this paragraph shall apply to such transport from Greater Bombay or from the Ahmedahad Municipal Borough;
- (ii) that where the cloth or yarn is intended for export by the manufacturer himself, he shall not so transport it or cause it to be transported unless there is a valid export licence held by him on the date of such transport."

Explanation.—The terms "Manufacturer", "Exporter" and "Export" shall have the meanings respectively assigned to them in the Cotton Textiles (Export Control) Order, 1949.

- 4. Transport under Military Credit Notes .- Any person may transport or cause to be transported by rail a consignment of cloth if such consignment is made under a Military Credit Note and is booked for transport by rail:-
 - (a) from any place in the Madras, Mysore and Kerala Zones to any place in or beyond those Zones;
 - (b) from any place in the Central Provinces Zone to any place in the Assam, West Bengal, Bihar or Orissa Zones or to any place in the United Provinces Zone lying on or to the east of the railway line connecting Jhansi, Cawnpore, Lucknow and Gorakhpur;
 - (c) from any place in the United Provinces Zone to any place in the Assam, West Bengal, Bihar, Delhi or the East Punjab or Patiala and the East Punjab States Zones;
 - (d) from any place in the Bihar or Orissa Zone to any place in the Assam or West Bengal Zone;
 - (e) from any place in Ajmer-Merwara and Rajasthan Zones to any place in these Zones, or in the East Punjab, Delhi, Patiala and East Punjab States, and the United Provinces Zones;
 - (f) from any place in the Bombay Zone to any place in or beyond that Zone;
 - (g) from any place in the Hyderabad Zone to any place in or beyond that Zone;
 - (h) from any place in the Saurashtra and the Cutch Zones to any place in or beyond those Zones;
 - (i) from any place in the Madhya Bharat or Vindhya Predesh Zones to any place in those Zones or in the East Punjab, Delhi, Patiala and East Punjab States or the United Provinces Zone.
- 5. Transport under free radical passes issued by the Welfare General's Branch .- Any person may transport or cause to be transported by rail a consignment of cloth if such consignment is made on a free railway pass issued by an officer of the Welfare General's Branch competent to issue such passes in connection with the amenities, comforts and entertainments for services.
- 6. Exempted articles.—Any person may transport or cause to be transported by rail, road, air, sea or inland

navigation from any place in any Zono to any place in that or any other Zone any article of the following description:-

- (i) Belting Cotton.
- (ii) Cotton-covered rubber-lined delivery fire-hose.
- (iii) Tape Cotton
- (iv) Tarpaulin.
- (v) Cotton Wool or absorbant cotton.
- (vi) Glazed Holland Cloth used for tyre manufacture.
- (vii) Surgical dressings.
- (viii) Gauze and lint in packets, no packet exceeding 10 lbs. in weight and bundage cloth not exceeding 9 inches in width when these items are consigned to a registered medical practitioner, a hospital, a medical store or a pharmacy.
- (ix) Durries and Shattangles.
- (x) Sanitary towels.
- (xi) Rubber Sheeting.
- (xii) Oil cloth.
- (xiii) Leather cloth.
- (xiv) Tape newar.
- (xv) Camouflage netting.

Explanation.—The expression "Camouflage netting" means nets having meshes of about 2 inch square made from lines cotton cable laid of not more than 10s. having a circumference of 3/16 inch in which all crossings of yarn in either direction are knotted.

- (xvi) Horse netting.
- (xvii) Cotton String.
- (xviii) Cotton Twine.
- (xix) Hard Waste, i.e., the categories of yarn more particularly specified below:
 - (1) Grey sized long ends.
 - (2) Grey unsized long ends.
 - (8) Coloured unsized long ends.
 - (4) Coloured sized long ends.
 - (5) Coloured sized short ends.
 - (6) Grey unsized short ends.
 - (7) Grey sized short ends.
 - (8) Coloured unsized short ends.
 - (9) Dirty beam ends.
- (10) Warping hard waste.
- (11) Bleached yarn waste.
- (12) Coloured yarn waste.
- (13) Coloured mixed yarn waste.
- (14) Winding hard waste.
- (15) Winding hard waste dirty.
- (16) Reeling hard waste.
- (17) Bobbin Cut waste.
- (18) Bonda piecer waste.
- (19) Weaving sweeping.
- (20) Oily hard waste.
- (21) Pulled out and broken cops.
- (xx) Hand spun yarn.
- (xxi) Waste yarn of count below 1s.
- (xxii) Sewing thread (finished) and Embroidery thread (finished) on spools or reels, or in the form of balls, tubes and skeins.
- (xxiii) Laces, borders, trimmings, fringes, and braids.
- (xxiv) Cloth or yarn when the transport is authorised in writing by the Central Relief Committee, New Delhi or by any of its branches
- (xxv) Handloom cloth.
- (xxvi) Foreign cloth or yarn imported from outside India except when such cloth or yarn is transported or caused to be transported to any place in the Assam Zone.

(xxvii) Cloth produced by a producer having no spunning plant. (powerloom cloth).

(xxviii) Apparel.

- (xxix) Rubbersed or synthetic water-proof fabrics whether single textured or double textured.
- 7. This General Permit is subject to the restrictions which may be imposed from time to time by any order of the Textile Commissioner under clause 4 or any notification of the Textile Commissioner under clause 5 of the Cotton Textiles (Control of Movement) Order, 1948.
- No. 15 Tex.I/49(i).—In exercise of the powers conferred upon me by sub-clause (e) of clause 2 of the Cotton Textiles (Control of Movement) Order, 1948. I hereby direct that the following further amendment shull be made in the Textile Commissioner's Notification No. 101/19-Tex.1/48(iii), dated the 10th September 1948, namely:—

In the table appended to the said Notification against serial No. 7 in column 2 for the words "Provincial Textile Commissioner, Madras" the words "The Director of Controlled Commodities, Madras" shall be substituted.

T. P BARAT, Textile Commissioner.

MINISTRY OF AGRICULTURE

New Delhi, the 3rd August 1949

No. F. 9-10/48-PPS.—It is hereby notified for general information that the following amendments shall be made in the notification of the Government of India in the Ministry of Agriculture No. F. 9-10/48-PPS, dated the 17th December 1948, namely:—

In the said notification, under the heading "Centrally Administered Area" the words "And mans and Nicobar Islands" shall be added after the word "Coorg" and against the words so added, the entry "Agricultural Officer" shall be made.

New Dolhi, the 4th August 1949

- No. F. 41-12/49-Com.—Under section 4 (VII) of the Indian Cotton Cess Act, 1928 (XIV of 1928), the Central Government are pleased to nominate Shri R. G. Saraiya, as a representative of the Co-operative Banking on the Indian Central Cotton Committee with effect from 1st April 1949. His nomination as an additional member under section 4 (X) of the Act as notified in the Ministry of Agriculture Notification No. F. 41-5/48-Com., dated the 18th February 1948 will terminate from that date.
- No. F. 41-12/49-Com.—Under section 4 (VIII) of the Indian Cotton Cess Act, 1923 (XIV of 1923), the Central Government are pleased to nominate Shri A. K. D. Balarama Raja, Land-Lord Rajapalayam, Rammad District, to be a member of the Indian Central Cotton Committee to represent the Cotton Growing Industry in Madras vic_{θ} Shri D. Granasiromani

Under section 4 (x) of the Indian Cotton Cess Act, 1928 (XIV of 1923) the Central Government are pleased to reappoint Shri R. Ba'asubramaniam Ayyar, Cotton Specialist Coimbatore, to be an additional member of the Indian Central Cotton Committee, Bombay, with effect from 1st April 1949.

No. F. 41-12/49-Com.—Under section 4 (V) of the Indian Cotton Cess Act, 1923 (XIV of 1923), the Central Government are pleased to nominate Shri C M. Kothari B.A., LL.B., M.L.A., Kothari House, Sterling Road, Nangumbakkam as a representative of the Cotton Manufacturing or cotton Ginning Industry in Madras on the Indian Central Cotton Committee with effect from the 1st April 1949 vide Shri G. V. Dorniswamy. Shri C M. Kothari's nomination as an additional member under section 4 (x) of the Act notified in the Ministry of Agriculture Notification No. F. 41-6/648-Com., dated the 6th June 1949 is hereby cancelled.

New Delhi, the 5th August 1949

No. F. 13-58/49-R.—The following Rules framed by by the Central Government under Section 32 of the

Delhi and Ajmer-Merwara Land Development Act, 1948 (LXVI of 1948), are published for general information.—

In exercise of the powers conferred by Section 32 of the Delhi and Ajmer-Merwara Land Development Act, 1948, (LXVI of 1948), the Central Government is pleased to make the following rules:—

PART I.—PRELIMINARY

- 1. (i) These rules may be called the Ajmer-Merwara Land Development Rules 1949.
 - (a) They extend to the Province of Ajmer-Merwara.
- 2. In these rules, unless there is anything repugnant in the subject or context,—
 - (a) 'act' means the Delhi and Ajmer-Merwara Land Development Act 1948.
- (b) 'form' means a form prescribed under these rules.

 PART II.—The conduct of business by the Board and the procedure to be followed at their meetings
- 3. The Board shall meet at least once in every quarter.
- 4. The meetings of the Board shall be held at such time and place as may be specified in a notice to be issued by the Chairman of the Board:

Provided that all meetings of the Board shall be held ordinarily at Ajmer but in special cases meetings may be held at such other places in the Province as may be considered necessary by the Chairman.

- 5. Except as otherwise provided in rules 4 and 6, notice of the time and place of a meeting shall be circulated to each member of the Board at least seven days before such meeting is held. The notice shall be signed by the Secretary and in his absence by the Chairman.
- 6. In case of an urgent or adjourned meeting only 12 hours notice shall be sufficient.
- 7. A notice to attend a inceting other than an adjourned meeting shall be accompanied by an agenda.
- 8. The notice and the agenda shall be in English or in Hindi.
- 9. If the Chairman considers necessary he may direct the Secretary to circulate amongst the members of the Board before the date of the meeting an advance copy of any document relating to any matter to be discussed at the meeting for their perusal.
- 10. No member shall be represented at a meeting by proxy.
- 11. Members desiring to bring forward any proposal at any meeting shall send the same to the Secretary of the Board at least two days before the date of meeting.
- 12. Matters other than those on the agenda may be discussed with the permission of the Chairman, presiding at the meeting.
- 18. The Chairman of the meeting may give priority to any item of business irrespective of the order in which the different items stand on the agenda.
- 14 (1) When a motion or amendment is to be put to vote, the Chairman—shall read out the motion or the amendment, as the case may be, and shall request those in favour of the motion or amendment to signify their assent and those against the motions or the amendment to signify their dissent, and shall thereafter declare whether the motion or amendment has been carried or lost.
- (2) Voting shall be by show of hands unless the majority of members want it by ballot on any particular item.
- 15. The quorum necessary for the transaction of business at any meeting of the Board shall consist of at least three members including the Chairman.
- 16. Minutes of the proceedings of every meeting shall be drawn up and entered within two days after the meeting in a book kept for that purpose and shall be signed by the Chairman.
- PART III.—RULES OF PROCEDURE TO BE FOLLOWED BY AN INQUIRY OFFICER UNDER SECTION 5 OF THE ACT.
- 17. (1) As soon as a scheme has been proposed by Board publicity thereto shall be given through a notice in English as well as in Hindi in the Form No. 1.

- (2) The notice shall be published in the local news papers and by beat of drum in the village or villages concerned. It shall also be published by affixing copies thereof at the hatai/hatais of the village/villages and the Tehsil concerned and also on the notice Board of the offices of the Deputy Commissioner, the Land Development Commissioner, the Sub-Divisional Officer and the Tehsildar concerned
- 18. On the date specified in the notice, issued under rule 17 or on any other subsequent date to which the inquiry may be adjourned, the Inquiry Officer shall consider suggestions, if any, preferred pursuant to the notice issued.
- 19. The procedure to be adopted by the Inquiry Officer in compelling the attendence before him of the parties to the proceedings and their witnesses, the made of recording evidence, the production, rejection and admission of documents, the issue of commissions for local investigations and other like matters shall be regulated as far as practicable by the provisions of the Civil Procedure Code, 1908.
- 20. After the inquiry under sub-section (1) of Section 5 is completed, the Inquiry Officer shall submit his report to the Chief Commissioner, which shall contain the following particulars, namely.—
- (1) the action which is proposed to be taken under the Scheme;
- (2) the area and the Khasra numbers of the land to be included in the scheme and the boundaries of the area if the Khasra numbers are not available;
- (3) the persons, including the Government, affected by the scheme;
- (4) the works to be carried out under the scheme and the persons (including the Government) who shall carry out the scheme or the said works,
- (5) the agency through which the works shall be carried out;
- (6) when any work under the scheme is likely to benefit persons, including the Government, other than the owners of the lands by whom it is carried out, the rames of persons and the proprietors, if any, liable to pay for the carrying out the work, their contribution towards the cost of the work;
- (7) the time and mode of recovery of net expenditure incurred by Government,
- (8) proposals for renewals and repairs of work, if any, and
- (9) such other particulars as may be necessary for the final determination of the scheme or as may be required by the Board.
- Rules relating to the manner of publication under Section 5, 6 and 7 of the Act
- 21. Every scheme sanctioned under Section 5 shall be published by the Land Development Commissioner in the official Gazette and copies thereof also be affixed to the notice Board of the offices of the Land Development Commissioner, Deputy Commissioner, Apiner-Merwara, the sub-Divisional Officer and the Fehsildar concerned and also at the hatai of each village covered by the scheme.
- 22. (1) Notice of the sanction of the scheme shall also be given to the owners of the land included in the scheme in Form No 2. It shall inter alia specify the action to be taken by the owners of the land under the scheme and shall be in Hindi.
- (2) Where the owner of the land included in the scheme is Government, the Department concerned of the Government which has the control or management of such

- land shall be served with a notice and the Department concerned shall carry out the works.
- (3) Notice shall be served on the owner or person concerned in the manner provided in order 5 of the Criminal Procedure Code, 1908.
- 23 Regulations made by the Board for the purpose of carrying out the objects of the scheme or in respect of any matter supplementary or moderial thereto shall be published by the Board in the official Gazette. Copies of the Regulations shall also be affixed to the notice boards of the offices of the Deputy Commissioner, the Land Development Commissioner, the Sub-Divis onal Officer, and the Tehsildar concerned.
- Principles on which the amounts of contribution are to be determined by the Board under Sub-Section (4) of Section 10 or under Section 11 of the Act.
- 24 (1) When under the provisions of Scetons 10 and II the Board has to determine the amount of contribution on account of any work under the schemes it shall have regard to all or any of the following factors—
 - (i) the Capital and labour spent on the making of such work and the nature and extent of the rights of the owners in the land in which such work has been executed,
 - (n) the amount by which the value of the land to be benefitted is increased by such work;
 - (iii) the condition of such work and the probable duration of its effect, and
 - (iv) the extent of benefit to the owners of the land on which such work has to be executed.
- (2) If the work is carried out by the Land Development Commissioner, the Board in determining the amount of contribution shall take into consideration any assistance in money, material or labour which any owner may have rendered towards the cost of carrying out such work.
- (3) If the work is carried out by one or more of several owners, the amount to be contributed towards the expenses meurred by him or them hall be in proport on to the share/shares held by him/them in the laid in which the work is carried out
- (4) In case any other land not covered under the scheme, is likely to benefitted, the owner/owners of such other land shall contribute twenty per cent of the cost incurred on the scheme in proportion to the area of the scheme and the area of the land so benefitted
- Frample—If the area covered under the scheme is 20 Bighas and the cost incurred for carrying out the scheme is Rs. 10,000/ and the area of other land likely to be benefitted is 2 Bighas then the amount of contribution to be paid by the owner/owners of 2 Bighas of land shall be Rs. 200/-
- 25 (1) The particulars of the statement prescribed by the Sub-Section (1) of Section 14 of the Act shall be entered in a register in Form 8
- (2) The entries in the register shall be made by the Land Development Commissioner after such inquiry, which shall be made in the presence of parties whose interests are to be recorded therein, as he considers necessary
- (3) The statement shall contain the data collected under Section 25 of the Act and any other matter an entry of which in the register is considered necessary by the Land Development Commissioner
- 26 Any person aggrieved by the making of an entry or the failure to make an entry in a statement prepared under Section 14 of the Act may within one month of the publication of the statement under Rule 27 prefer an appeal in the Court of the Collector of Ajmer.

- 27. When a statement prescribed by Sub-Section 1 of section 14 of the Act has been completed, it shall be published by placing under the charge of some responsible person, a Hindi copy thereof in the Patwarkhana of the village or villages to which the scheme relates and in the offices of the Sub-Divisional Officers and the Tehsildar concerned, the Collector of Ajmer and the Land Development Commissioner.
- 28. (1) The rent of a tenant mentioned in section 16 shall be liable to enhancement on the ground that the productive power of the land held by such tenant has been increased during the currency of the present rent by the work carried out under the scheme.
- (2) In any proceeding for enhancement of rent on the ground mentioned in Sub-rule (1) the Revenue Officer shall take into consideration the existing rent and the extent of the increase in the productivity of the land benefitted by such scheme after allowing for any reduction in the cultivated area of the land held by the tenant as a result of such work.

Provided that-

- (i) in case of Batai lands the rent of a holding so enhanced shall not exceed the following scale, namely:—
 - (a) in case of tenant-at-will one third of the produce of such holding;
 - (b) in case of an occupancy tenant one fourth of the produce of such holding; and
 - (c) in case of an exproprietary tenant, two-ninth of the produce of such holding.
- (ii) in case of bighors or if the tonant pays fixed money rent in respect of his holding, the enhancement shall not exceed twenty five percent of the rent payable before the work which increased the productive powers was executed.
- 29. The notice under section 17 of the Act shall be in form 4 and shall be in Hindi. It shall be served in the manner provided in Order V of the Code of Civil Procedure, 1908.
- 30 The order of the Board passed under Section 21 of the Act may be in form No. 5.
- 81. A copy of the order made under Section 21 of the Act shall be served on every owner of such land in any of the manners provided in Order V of the Civil Procedure Code, 1908.
- 32. During inquiry contemplated under sections 24 and 25 of the Act, reasonable opportunity shall be given to interested parties to furnish information in respect of their interests in the land of which possession has been taken.
- 93. Accounts required to be maintained by or under the Act shall be kept in forms prescribed and the following registers shall be maintained by the Land Development Commissioner.

Development

- (a) Central Cash Book for all sums, expended and received (form No. 6).
- (b) Separate Ledger accounts for each scheme (Form No. 7).
- (c) Separate Ledger accounts for land developed under each scheme (form No. 8)
- (d) Separate ledger accounts of every person required to make a contribution under the Act.
- (e) Such supplementary registers as the Board may deem necessary to carry out the objects of the Act.
- 34. The with-drawals from and repayments of money to the Treasury shall be done in the manner prescribed in the Civil Account Code
- 35. The interest under Section 27 shall be charged at the rate of three percent per annum on net amount out-

- standing on a particular date. All recoveries made shall first be adjusted towards interests due, and the balance towards the principal.
- 36. Appeals under Sections 18 and 28 of the Act shall be preferred to the Chief Commissioner, Apmer-Merwara in the manner prescribed for revenue appeals and shall be filed within sixty days from the date of the order appealed against.
- 37. (1) A loan may be advanced to an owner of land who undertakes to improve his land under a scheme. An application for such loan shall be presented to the Land Development Commissioner, who, after such enquiry as he deems necessary to be made by the Land Development Enquiry Officer, may sanction loans upto rupees five thousand. For a loan exceeding that amount sanction of the Chief Commissioner, Ajmer-Merwara shall be necessary.
- (2) The manner of advance and repayment of loans shall be the same as prescribed in Rules framed under the Land Improvement Loans Act, XIX of 1883.
- (3) The rate of interest chargeable on such loans shall be as laid in Rule 35 above.

FORM No. 1

Notice under Rule 17 of the Ajmer-Merwara Land Development Scheme Rules 194.

As directed by the Chief Commissioner, Ajmer-Merwara it is hereby announced for the information of all persons concerned that a draft scheme providing for Description of the scheme for the lands described below and situate in village———Tehsil————has been prepared by the Board in accordance with the provisions of Section 4 of the Delhi and Ajmer-Merwara Land Development Act.

- 2. All persons who are likely to be affected by the scheme may inspect it personally or through their authorised agents at the office of the Land Development Commissioner, Ajmer-Merwara or the Tehsildar, Ajmer-Beawar/Kekri, or at the Putwarkhana of the village from the '49 to on all days excepting Sundays and other holidays between the hours of 12 A.M. to 3 P.M. daily.

Specify date and hour-

Land Development Commissioner.

• Ajmor-Merwara

FORM No. 2 [RULE 22(1)]

Form of separate notice to be served under Rule 21(1)

Mr. A. B. resident of village sub-division district Ajmer-Merwara.

(description of lands included in the scheme and the work which is to be carried out by you).

Dated: (Sd.) Officer appointed.

FORM No. 3

Rule 25.

Statement under Section	14 (1) of the Delhi &	Aimer-Merwara Land Do	velopment Act, 19
Statement under Sociati			

N	ame (of village)		Sub	Division			Distri	et		
-	1	2	8	4	Б	6	7	8	. 8	10	11	12
_	Serial No.	Brief des- eription of the Scheme.	Details of area covered by the Scheme.	the work	the various parts of the scheme and the	through which the work was carried out.	Extent of the rights of own- ers in such work and the manner of its use and enjoy- ment.	Details of owners of other land of other land of other land of the land between 10.11. Government. Government. Arry other Arry other Arry other Arry other	The amount spent on repairs by any agency under the orders of the Land Development Comulssion on fullure by the Owners to do the same	made by Govt. on account of such work.	No. & date of the order sanc- tioning reduc- tion or conces- sion wide column 10.	Remark
												}

FORM No. 4 (Rule 29)

[Vide section 17(1) and section 32(2)(g)] Form of notice of entry, survey of land etc. to be given to Mr. A. B.

> Owner of Occupation of Mortgagee.

Permanent tenant.

pose of—— Khata No.

Khasra Nos.

Name of village.

Signature of person authorised.

Dated the 194

FORM No. 5

(Rule 30)

Chairman of the Land Development Board.

FORM No. 6

General Cash Book

T.O. Ajr. 12.

1	2	3	4		5			6		7	8	9	10	11	12	18		14		 	15		16
Date	Serial Number, (Monthly)	From whom received	Particulars of Receipts		Amount			Total		Reference to Kx penditure item	Initials of the Presiding or Minls. terial officer of the court.	Date	Serial Number (Monthly)	Reference to Credit Item.	To whon paid.	Particulars of expenditure.		Amount.			Total.	3	Initials of the Presiding or Ministerial officer of the court,
				Rs.		p.	Ra.	a .	p.		•						Rg.	a.	p.	Rs.	a.	p.	

FORM No. 7

(Vide Rule 38)

•	(
Noof Scheme.					
Name of Scheme					
Name of village	Circle	Teheil	District .	*****	* * * * * * * * * * * * * * * * * * * *

	Roceipts							Expenditure						
Serial No.	Date	From whom received.	On what account	Amount Rs. as p.	Tota	Remarks	Serial No.	Date	To whom paid.	Particulars of expenditure.	Amount Rs. as. p.	Total	Ra norks.	
		<u>-</u>												
						'								

FORM No. 8

(Vide Rule 88)

No. of Scheme
Name of Scheme
Village, Khata Khasra No. of land Amount Principal.
Name from whom the amount is recoverable interest.

Det	Details of Instalments fixed for paynent.			atis of yment	upto	recovered the date payment	1 '	Total bals	nce out date of	standing (last payn	on the lent			Interest on o	overdue ir	nstalments.	
Yoar de date	Principal	Interest	Total	Year & date	Amount	Amount	Principal	Due Interest	Total	— <u></u>	Not duo	Total	Total duc and not due	Period From To	Amount	Paid into the treasury on	Remarks

New Delhi, the 8th August 1949

No. F.3-23/49-Co.—In exercise of the powers conferred by section 3 of the Agricultural Produce (Grading and Marking) Act, 1937 (I of 1937), the Central Government is pleased to direct that the following further amendments shall be made in the Ghee Grading and Marking Rules, 1938, the same having been previously published as required by the said section, namely—

In clause (j) of Schedule IV annexed to the said Rules, the words "in the western districts of the United Provinces" shall be omitted.

New Delhi, the 9th August 1949

No. 37-1/49-Comm.—Under Rule I (52) of the Rules and Regulations of the Indian Central Sugarcane Committee, the Central Government is pleased to nominate Sbri J. S. Bhal, M.Sc., Dip Tech. (sugar) to represent the Sugar Technologists of India on the Indian Central Sugarcane Committee vice Mr. R. H. Khan, (resigned) for the remaining term of Mr. Khan's office i.e. upto 31st March, 1950.

No. 40-57 48-Comm.—The following draft of a further amendment to the Indian Oilseeds Committee Rules, 1947, which it is proposed to make in exercise of the powers conferred by section 17 of the Indian Oilseeds Committee Act, 1946 (IN of 1946) is published as required by section 19 of the said Act for the information of all persons likely to be affected thereby, and notice is hereby given that the

draft amendment will be taken into consideration after 30 days from the date of its publication in the Gazette.

Any objection or suggestion which may be received from any person with respect to the said amoudment before the date specified will be considered by the Central Government.

Draft Amendment

In the said Rules for form 'A' the 'ollowing form shall be substituted, namely:—

'FORM A'

(See Rule 80)

Return under section 10 of the Indian Odseeds Committee mittee Act, 1946 (IX of 1946), for the month of 19. (Information required under each part should be furnished on separate sheets).

PART I

- (1) Name of the Mill
- (2) Address of the Mill
 - (i) Town
 - (1i) District
 - (iii) Province/State
- (3) Name and address of the owner or Managing Agent
- (4) Amount of cess paid during the month

(5) Total crushing capacity and capacity utilized during the month of the different types of presses used in the M_1l^1

1	2	3	4
Type of presses used.	Number in each type	Total crushing capacity of each type in maunds (in terms of seeds)	Total capacity actually utilized of each type in maunds (in terms of seeds).
1. Hydraulie press			
2. Expeller			
3. Rotary Gham			
4. Hand press			
8. Other types (specify each type).			

(6) Quantities of seeds crushed and oils and oilcakes produced during the month (in maunds)

Name of	Quantity crushed	Quantity of oil produced	Quantity of oil cakes produced.
	·	(Sig	ned)

PART II

Return for the month of 19

- · (a) Name of Mill
- (b) Name of Owner or Managing Agent
- (c) Number of maunds of oil extracted from each kind of oilseeds m the mill as detailed in Part 1 of the Form, attached, during the month of 19
 - (d) Cess at
- annas per md
- (e) Amount remitted herewith/to Local Treasury

Draft Cheque Money Order Notes and \overline{C} ash

[Score out (e) if remittance does not accompany return]

I do hereby declare that I have compared parts I and II with the records and books of my Mill and that they are, n so far as I can ascertam, accurate and complete

Dated this

day of

 $\Pi_{\mathbf{F}}$

(Signed)

(to be signed by the Mill-Owne or Managing Agent, or other princ pal officer of the Mill)

Note .—All oils extracted from oilseeds produced in or imported from outside the provinces of India are liable to the cess.

S R MAINI, Dy Secy

MINISTRY OF EDUCATION

Акснљогосу

New Dellii, the 5th lugust 1949

No. D.654, **49-A.2.**—Configendum. - \(\square\) ntem 4 m the Corngendum of the Government of Ind a m the Ministry of Education No. D 654/49-A 2, dated the 25th June 1949.

Read "V No 198 Moosivakkam"

For "V No 198 Mossivakkam"

RAM LAL, Under Secy.

MUSEUMS

New Delhi, the 8th August 1949

No. P.8-5/49.A.I.—In pursuance of clause (b) of subsection (1) of Section 2 I the Indian Museum Act, 1910 (Act X of 1910) the Central Government is pleased to renominate Dr B S Guha MA, Ph D, Director of the Anthropological Sanvey of India as a trustee of the Indian Muscum, Calcut a for a wither period of three years with effect from the 1st September, 1949

TARA (HAND, Secy

MINISTRY OF TRANSPORT

PORTS

New Delhi, the 3rd August 1949

No. 11-P(32)/49.—In exercise of the powers conferred by Sub Section (1) of section 35 of the Indian Ports Act, 1908 (XV of 1908), the Central Government is pleased to direct that the following further amendment shall be made in the rules published with the notification of the Government of Indus in the late War Transport Department No 13-IWT (45)/45, dated the 8th January, 1946, namely —

In the said rules, for the Note to rule 6 the following Note shall be substituted, name y -

"Note -In cases where the Port's convenience is involved, the fees prescribed in clauses (i) and (ii) above shall not be charged, provided a certificate to that effect is assued by the Traffic Manager in each case

TOPAN LAL, Dy Secy

New Delhi, the 5th August 1949

No. 13-P(52)/49.—In pursuance of section 9 of the Madras Port Trust Act, 1905 (Madras Act II of 1905), it is hereby notified that Mr. P. Govinda Menon, Director of Industries and Commerce, Madras has been chosen by the Government of Madras to be a trusted of the Madras Port Trust with effect from 22nd July 1949 vice Mr T M S Mam resigned

Neu Delhi, the 9th August 1949

No. 9-P(22)/49-I.—In exercise of the powers conferred by section 18 of the Calcutta Port Act, 1890 (Bengal Act No III of 1890), the Contral Government is pleased to authorise the Commissioners for the Port of Calcutta to raise on the $20 ext{th}$ August 1949 a debenture loan of $ext{Rs}$ = 50(fifty) lakhs repayable on the 20th August, 1959

The whole of the loan will be taken up by the Commissioners' teserve funds in accordance with the provisions of sub section (1) of section 24C of the said Act

A K MUKHERIPA, Dy Secy

MINISTRY OF WORKS MINES AND POWER

New Delhi, the 4th August 1949

No. 3653-WIV/49.--In exercise of the powers conterred by section 12 of the Delhi Premises and Eviction) Act, 1947 (XLIX of 1947) (Requisition the Central Government is pleased to direct that the following amendment shall be made in the Delhi Premises (Requisition and Eviction) Rules, 1947, namely -

In clause (c) of Rule 2 of the said rules, for item (v), the following shall be substituted, namely

"(v) the functioning of any institution of public utility, such as school, orphanage hospital, library or culture centre, including the provision of accommodation for persons connected with the management of any such institution [

B B, PAYMASTER Dy Secy

Central Bollers Board New Delhi, the 6th August 1949

No. EI-II/304(14).—The tollowing draft of a further amendment to the Indian Boiler Regulations, 1924, which the Central Boilers Board propose to make in exercise of the power conferred by section 28 of the Indian Boilers Act, 1923 (V of 1923), is published as required by subsection (1) of section 31 of the said Act, for the information of all persons likely to be affected thereby, and notice is hereby given that the draft will be taken into consideration on or after the 15th November 1949

Any objection or suggestion which may be received from any person with respect to the said draft before the date specified will be considered by the Central Boilers Board Such objections or suggestions should be addressed to the Secretary, Central Boilers Board, Ministry of Works, Mines and Power, New Delhi

Draft Amendment

In regulation 159 of the said Regulations for the entries relating to tee the following entries shall be substituted, namely:—

	"E,B"
"For Boiler Rating not exceeding 100	70
For Boiler Rating exceeding 100 but not exceeding 300	90
For Boiler Rating exceeding 300 but not exceeding 500	105
For Boiler Rating exceeding 500 but not exceeding 700	125
For Boiler Rating exceeding 700 but not exceeding 900	140
For Boiler Rating exceeding 900 but not exceeding 1,100	160
For Boiler Rating exceeding 1,100 but not exceeding 2,000	175
For Boiler Rating exceeding 2,000 but not exceeding 4,000	210
For Boiler Rating exceeding 4,000 but not exceeding 6,000	24.5
For Boiler Rating exceeding 6,000 but not exceeding 8,000	280
For Boiler Rating exceeding 8,000 but not exceeding 10,000	315
For Boiler Rating exceeding 10,000	350

N. P. Dube, Secretary, Central Boilers Board. B. K. GOKHALE, Secy.